

# COMPLAINT

(for filers who are prisoners without lawyers)

2019 JUN 22 P 4: 25

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN

STEPHEN C. DRIES  
CLERK

(Full name of plaintiff(s))

Lathan S. Ward

Lathan Steven Ward

v.

Case Number:

**19-C-0122**

(Full name of defendant(s))

Kenosha Police Department / Detective

(to be supplied by Clerk of Court)

Bureau / State District Attorney Jennifer A. Phan

Peter Salk #384, Tyler Schend #688, Schaal, Timothy, A, Hansdie, Thomas, A

Sgt. Nichols #399, DeWitt, Jeremy, M,

Brennan #608, Sheskey #618, Paso #602, Morton #468

Koss #565, Fish #654, Cusi #516, Thorne #523

Bauer #611

## A. PARTIES

1. Plaintiff is a citizen of INDIANA / WISCONSIN, and is located at  
(State)

KCDC- 4777-88<sup>th</sup> Ave, Kenosha, WI, 53144  
(Address of prison or jail)

(If more than one plaintiff is filing, use another piece of paper.)

2. Defendant Kenosha Police Department / Detective Bureau /  
State District Attorney (Name)

# Complaint

1-8-19

Defendants, Last Names and bag #'s

Kenosha Police Department / Detective Bureau / State District Attorney

1. Peter Falk #384
2. Sgt. Nichols #399
3. Tyler Schend #688
4. DeWitt, Jeremy, M #?
5. Schaal, Timothy, A #?
6. Hansche, Thomas, A #?
7. Brennan #608
8. Koss #565
9. Sheskey #618
10. Fish #654
11. Paso #602
12. Curi #576
13. Morton #468
14. Thorne #323
15. District Attorney, Jennifer L. Phan / State

is (if a person or private corporation) a citizen of Wisconsin  
(State, if known)

and (if a person) resides at 1000-55<sup>th</sup> Street, Kenosha, WI, 53140  
(Address, if known)

and (if the defendant harmed you while doing the defendant's job)

worked for Kenosha Police Department / Detective Bureau / State District Attorney  
1000-55<sup>th</sup> Street, Kenosha, WI, 53140 (Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

Peter Falk #384 and multiple parties of the Kenosha Police  
Department / Detective Bureau on 8-21-18 around time  
3:40 pm rush in my mother's home where I stay but  
mostly use address for a mailing address with said "A  
Unlawful No Knock search Warrant" Address 6317-11<sup>th</sup> Ave #2  
Kenosha, WI, 53140. On 8-31-18 my bond is still set  
for \$50,000 Cash. "Why" 1. Using Photo Line up Victim pick  
#5 that's not me. 2. Intimidation to me and my mother  
"While Asmed" in front of her peers using handcuffs.  
3. Causing pain and suffering, shame ect... 4.

4. Intend to do bodily harm "While Armed". 5. Using False Allegation made by Victim and Witness also Det. Falk #384.

6. Strong Armed robbery with threat of force "Evidence lock #348

7. added DNA "While Armed". 8. "Criminal Damage to property front door, my personal property in my bedroom "While Armed". 9. Unlawful entry "While Armed". 10. "Theft of personal property "While Armed". Illegal Search and Seizure "While Armed". 11. Assassination of Character my Adult and Juvenile record "While Armed". 12. Unlawfully detained / imprisonment "While Armed". 13. Violation of Constitutional Rights, 8 Amendment, 6 Amendment, 4 Amendment, 14 Amendment, 15 Amendment, Specifically Amendment #8 Cruel and unusual punishment. 14. Using unjustifiable stand such as race profiling. 15. "Several inconsistencies / Coerced statements".

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C. JURISDICTION

☐ I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR

☒ I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$ 8.21 million with Termis

D. RELIEF WANTED

Describe what you want the Court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or to stop doing something.

*Termis*

1. I want my juvenile and adult record expunge for life in Kenosha, WI.

*Termis*

2. My Child support paid for life.

*Termis*

3. To be release from jail asap with 50,000\$ in Cash to help me start my life. As I wait for the Check of 8.21 million to come. And if I'm not release I want 250,000\$ each day I'm still in jail. Added &  
All termis must be signed by &  
The Honorable Mary K. Wagner.

E. JURY DEMAND

I want a jury to hear my case.

☒

- YES

☐

- NO

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 68 day of 1 2019.

Respectfully Submitted,

  
Signature of Plaintiff

#34585  
Plaintiff's Prisoner ID Number

Nathan L. Ward #34585, KDOC-ES #58  
4777-88<sup>th</sup> Ave, Kenosha, WI, 53144  
(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper.)

REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE FULL FILING FEE

☒

I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Full Filing Fee form and have attached it to the complaint.

☐

I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.